Pro Se 1 (Rev. 12/16) Complaint for a Civil Case	u.s. nic a court
UNITED S	STATES DISTRICT COURT for the District of Mediata 2024 JUN - 3 PM 12: 4
	Onoha Division
Ton Wiggins) Case No. 8240120 (to be filled in by the Clerk's Office)
Plaintiff(s) (Write the full name of each plaintiff who is filing this com If the names of all the plaintiffs cannot fit in the space abo please write "see attached" in the space and attach an ad page with the full list of names.) -V-	ive,) July I I al. (check one) / I es [] NO
Omaha Housing Authority Foundation In Omaha Housing Authority Defendant(s) (Write the full name of each defendant who is being sued. names of all the defendants cannot fit in the space above, write "see attached" in the space and attach an additional with the full list of names.)	If the) please)
COMPL	LAINT FOR A CIVIL CASE
I. The Parties to This ComplaintA. The Plaintiff(s)	
Provide the information below to needed.	for each plaintiff named in the complaint. Attach additional pages if
Name	Ton Winsons
Street Address	Ton: Wiggins 4850 Underwood Ave #608
City and County	Omaha Davidas
State and Zip Code	Nebraska 68132
Telephone Number	531-232-8433
E-mail Address	Omaha Douglas Nebraska 68132 531-232-8433 toniwiggins 1779 & yahoo, com

B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known). Attach additional pages if needed.

Pro Se 1 (Rev. 12/16) Complaint for a Civil Case

Defendant No. 1

Name

Job or Title (if known)

Street Address

City and County

State and Zip Code

Telephone Number

E-mail Address (if known)

Omaha Housing Authority Foundation Inc Omaha Housington.

N/A

1823 Harney St

Omaha Douglas

Nebraska 68102

402-444-6900

cha central office & chauthor, ty, org

Defendant No. 2

Name

Job or Title (if known)

Street Address

City and County

State and Zip Code

Telephone Number

E-mail Address (if known)

Defendant No. 3

Name

Job or Title (if known)

Street Address

City and County

State and Zip Code

Telephone Number

E-mail Address (if known)

Defendant No. 4

Name

Job or Title (if known)

Street Adcress

City and County

State and Zip Code

Telephone Number

E-mail Address (if known)

II. Basis for Jurisdiction

Federal courts are courts of limited jurisdiction (limited power). Generally, only two types of cases can be heard in federal court: eases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case arising under the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of another State or nation and the amount at stake is more than \$75,000 is a diversity of citizenship case. In a diversity of citizenship case, no defendant may be a citizen of the same State as any plaintiff.

What i	- 51	sis for fe ral quest	ion	
Fill ou	t the par	agraphs	in this section that apply to this case.	
A.	If the	Basis fo	r Jurisdiction Is a Federal Question	
	are at i	ssue in t	c federal statutes, federal treaties, and/or provisions of the United his case.	
1,) 2) 3) 4) 8.	Filing Impra 12 U.S	Joseph Expert Ex	1983 CNI Action for Deprivation of Rights Use Report NebiRevistat 28-901 (CERCISE of Power NebRevistat 30-2473 617 Federal Statute for landluid battassment and intim or Jurisdiction Is Diversity of Citizenship	Making Folse Star 18 U.S.C. 1001 6) Tot-tious Increase 1) Negrey Stat 28-613 Outy of Fidelity
	1.	The Pl	aintiff(s)	,
		a.	If the plaintiff is an individual	
			The plaintiff, (name)	, is a citizen of the
			State of (name)	
		b.	If the plaintiff is a corporation	
			The plaintiff, (name)	, is incorporated
			under the laws of the State of (name)	,
			and has its principal place of business in the State of (name)	
			re than one plaintiff is named in the complaint, attach an addition information for each additional plaintiff.)	al page providing the
	2.	The De	efendant(s)	
		a.	If the defendant is an individual	
			The defendant, (name)	, is a citizen of
			the State of (name)	. Or is a citizen of
			(foreign nation)	

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b.	If the defendant is a corporation	
	The defendant, (name)	, is incorporated under
	the laws of the State of (name)	, and has its
	principal place of business in the State of (name)	
	Or is incorporated under the laws of (foreign nation)	
	and has its principal place of business in (name)	

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain):

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

On April 12, 2024 OHA CED Joanie Poote called Dmoha Police department to 4850 Underwood AVE # 608 Ombha NE, 58132 making false statements that Buer of Attorneys Hasan: Lee and Toni Viggins were unauthorized questiand that we were Tres passers and she wanted us affected and remard. OHA were ware that Hasani Lee and Toni Viggins were Power of Attorney and cale takers for Mr. Henry Lee who was the tenan in April 19,2024 OHA filed a false forcible Entry Eviction against thisani Lee and Toni Viggins in County curt of Nebousta In May 18,2024 OHA lost their case for Forcible Entry for bringing the case against the wrong people. OHA has been prassing threatening and descriminating against Power of Attorneys Hasani Lee and Toni Viggins since Oct 2021 until currenti

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages. Whelefile I, Joni Wiggins (beneficial) is requesting that the

punitive money damages. Whelefole I, Joni Viggins (beneficial) is requesting that the court involved me a sum of allocopy our (Twenty Five Million Dollars) in damages for Intentional Infliction of exocuted from out 15,2024 until plesent. I, Joni Wiggins (Beneficial) an also requesting as journet wenty five Million Dollars) in Punitive Damages for the malicious attacks against my character with false itatements that were made to the Police to get me alrested and removed from the property when other is Joanie Police three that me and though Lee were my father-in-law's Power of Atterney that was doing what was best for him to recieve a reasonable accommodation for his disabilities. OHA disabuted their malicious and Gross Neologent attacks even filing afalse Forcible Entry Eviction

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In April 18,2004 drogging myself and Hosani Lee into court to defend a eviction whereas we were not the tenant but the fower of Attorney. I focal stander and deformation of my character by OHA and my fuduciary duties of Power of Attorney was constantly challenged and discredited by OHA CED Jamie Posts and attornies Mary Sederstram and Daniel Epstein: I am still focal with this harrossmen; Intimidation and descrimination currently, Ij Ioni Viggins (Beneficial) is asking the court to awald a total judgement of \$50,000,000 (Fifty million Dollars) in damages for the violations committed by V. Certification and Closing OHA from Oct 15,2023 until current.

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing:

6-3-2024

Signature of Plaintiff

Printed Name of Plaintiff

peruccisosby Beneficial

B. For Attorneys

Date of signing:

Signature of Attorney

Printed Name of Attorney

Bar Number

Name of Law Firm

Street Address

State and Zip Code

Telephone Number

E-mail Address

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JS 44 (Rev. 03/24)

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the

purpose of initiating the civil	docket sheet. (SEE INSTRU	JCTIONS ON NEXT PAGE OF	THIS FORM.)		
I. (a) PLAINTIFFS		10 0 1	DEFENDANT	Somaha Housing "	Authority Foundation]
18	oni Wiggin	(Beneficial)	Omaha Hou	Sing Authority	/
		- 40	omaha WE	68102	0 1:0
(b) County of Residence	of First Listed Plaintiff	Douglas Cou	County of Residence	e of First Listed Defendant	Upusias Courty
(E	EXCEPT IN U.S. PLAINTIFF	CASES)		(IN U.S. PLAINTIFF CASES (CONDEMNATION CASES, USE T CT OF LAND INVOLVED.	
(c) Attorneys (Firm Name,	Address, and Telephone Numi	ber) (= 31) = 33)-	Attorneys (If Known	1)	
Toni Wiggi	ns (Beneficia)) (531) 23)- Omaha NE, 6813 n One Box Only)	2		
II. BASIS OF JURISD	DICTION (Place an "X" i	n One Box Only)	II. CITIZENSHIP OF I	PRINCIPAL PARTIES	(Place an "X" in One Box for Plaintiff
□ 1 H C C	Ma Federal Overtica		(For Diversity Cases Only		and One Box for Defendant)
U.S. Government Plaintiff	(U.S. Governmen.	t Not a Party)	Citizen of This State	PTF DEF 1 Incorporated or Prof Business In 1	
2 U.S. Government Defendant	4 Diversity (Indicate Citizens	thip of Parties in Item III)	Citizen of Another State	2 Incorporated and of Business In A	
			Citizen or Subject of a [Foreign Country	3 Sorcign Nation	6 66
IV. NATURE OF SUI	Γ (Place an "X" in One Box (Only)		Click here for: Nature of S	Suit Code Descriptions.
CONTRACT		ORTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES
110 Insurance	PERSONAL INJURY	PERSONAL INJURY	625 Drug Related Seizure	422 Appeal 28 USC 158	375 False Claims Act
120 Marine 130 Miller Act	310 Airplane 315 Airplane Product	365 Personal Injury - Product Liability	of Property 21 USC 881	28 USC 157	376 Qui Tam (31 USC 3729(a))
140 Negotiable Instrument	Liability	367 Health Care/		INTELLECTUAL	400 State Reapportionment
150 Recovery of Overpayment	320 Assault, Libel &	Pharmaceutical		PROPERTY RIGHTS	410 Antitrust
& Enforcement of Judgmen	Slander 330 Federal Employers'	Personal Injury Product Liability		820 Copyrights	430 Banks and Banking 450 Commerce
152 Recovery of Defaulted	Liability	368 Asbestos Personal	1	830 Patent 835 Patent - Abbreviated	460 Deportation
Student Loans	340 Marine	Injury Product		New Drug Application	470 Racketeer Influenced and
(Excludes Veterans)	345 Marine Product	Liability PERSONAL PROPERTY	LABOR	840 Trademark	Corrupt Organizations 480 Consumer Credit
153 Recovery of Overpayment of Veteran's Benefits	Liability 350 Motor Vehicle	370 Other Fraud	710 Fair Labor Standards	880 Defend Trade Secrets Act of 2016	(15 USC 1681 or 1692)
160 Stockholders' Suits	355 Motor Vehicle	371 Truth in Lending	Act	Act 61 2016	485 Telephone Consumer
190 Other Contract	Product Liability	380 Other Personal	720 Labor/Management	SOCIAL SECURITY	Protection Act
195 Contract Product Liability	360 Other Personal	Property Damage	Relations	861 HIA (1395ff)	490 Cable/Sat TV 850 Securities/Commodities/
196 Franchise	Injury 362 Personal Injury -	385 Property Damage Product Liability	740 Railway Labor Act 751 Family and Medical	862 Black Lung (923) 863 DIWC/DIWW (405(g))	and the same of th
	Medical Malpractice	,	Leave Act	864 SSID Title XVI	890 Other Statutory Actions
REAL PROPERTY	CIVIL RIGHTS	PRISONER PETITIONS	790 Other Labor Litigation	865 RSI (405(g))	891 Agricultural Acts
210 Land Condemnation	440 Other Civil Rights	Habeas Corpus:	791 Employee Retirement Income Security Act	EEDEDAL TAV CHEE	893 Environmental Matters 895 Freedom of Information
220 Forcelosure 230 Rent Lease & Ejectment	441 Voting 442 Employment	463 Alien Detaince 510 Motions to Vacate	Income Security Act	FEDERAL TAX SUITS 870 Taxes (U.S. Plaintiff	Act Act
240 Torts to Land	443 Housing/	Scntence		or Defendant)	896 Arbitration
245 Tort Product Liability	Accommodations	530 General		871 IRS—Third Party	899 Administrative Procedure
290 All Other Real Property	445 Amer. w/Disabilities		IMMIGRATION	26 USC 7609	Act/Review or Appeal of
	Employment 446 Amer. w/Disabilities	Other: 540 Mandamus & Other	462 Naturalization Application 465 Other Immigration	В	Agency Decision 950 Constitutionality of
	Other	550 Civil Rights	Actions	1	State Statutes
	448 Education	555 Prison Condition 560 Civil Detainee -			I.
		Conditions of			
		Confinement		<u></u>	
V. ORIGIN (Place an "X" i					
	moved from 3	Remanded from		erred from 6 Multidistri	
Proceeding Sta	te Court	Appellate Court	Reopened Anothe	er District Litigation Transfer	Direct File
	Cite the U.S. Civil St.	atute under which you are f	filing (Do not cite jurisdictional ste		2.0001110
UL CALION OF ACTIV	42 05/	1983 C.V. 1 Hot	ion for Depriva		
VI. CAUSE OF ACTION	Brief description of ca	aușe:	P	2 -	
	tiling talses	plice (epost, tili			Hoctual relations
VII. REQUESTED IN		IS A CLASS ACTION	DEMAND \$ 50,000		if demanded in complaint:
COMPLAINT:	UNDER RULE 2	:3, F.R.Cv.P.		JURY DEMAND:	Yes No
VIII. RELATED CASI	E(S)				
IF ANY	(See instructions):	JUDGE		DOCKET NUMBER	
				DOCKET NOMBER	
C 2-203U O	110212001 12	SIGNATURE OF ATTOR	THE WAY	2. 4	
6-3-2029 pu	The sold of the	energal -	A.	u juris	
FOR OFFICE USE ONLY					
PECEIPT# AN	MOUNT	APPLYING IFP	JUDGE	MAG. JUD	OGE